J. Kathleen Bond (admitted *pro hac vice*)

Samuel A. Butler (admitted *pro hac vice*)

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STIPULATION TO EXTEND ADR DEADLINE

1 December 22, 2023. This deadline has been previously extended twice by orders of the Court issued 2 December 19, 2023 and January 23, 2024. 3 The parties have continued to engage in settlement discussions in the time since Defendants filed their Answer, but have not participated in private mediation. Because the settlement discussions 4 5 conducted to date have seemed to the parties to be worthwhile, the parties seek additional time from 6 the Court to permit those discussions to run their course before engaging in private mediation. Civil L.R. 5-1(h)(3) Attestation 7 8 I, Samuel A. Butler, attest that concurrence in the filing of this document has been obtained 9 from the other signatory. 10 11 Dated: February 21, 2024 Respectfully submitted, 12 KELLER AND HECKMAN, LLP 13 14 /s/ Samuel A. Butler 15 Samuel A. Butler 16 Attorney for Defendant Gravity Defyer Medical Technology Corp. 17 18 BURSOR & FISHER, P.A. 19 /s/ L. Timothy Fisher 20 L. Timothy Fisher 21 Attorney for Plaintiff Cecelia Mosher-Clark 22 23 24 25 26 27 28 Case No. 4:22-cv-5288-HSG

**ORDER** The Court, having considered the parties' Stipulation to Extend ADR Deadline, and good cause appearing, hereby orders as follows: The parties shall participate in private mediation by March 22, 2024. PURSUANT TO STIPULATION, IT IS SO ORDERED. 2/22/2024 Dated: \_\_\_\_ United States District Judge 

ORDER EXTENDING ADR DEADLINE

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